1455

Response to Missing Parts/ Incomplete Application Response to Missing Parts under 37 CFR 1.52 or 1.53	Remarks		
Information Disclosure Statement Certified Copy of Priority Document(s)	CD, Number	of CD(s)	
Extension of Time Request Express Abandonment Request	Terminal Disclaimer Request for Refund		x Other Enclosure(s) (please identify below): Return postcard
Affidavits/declaration(s)	Power of Attorney, Revocation Change of Correspondence Address		Status Letter
After Final	Petition Petition to Convert to a Provisional Application		(Appeal Notice, Brief, Reply Brief) Proprietary Information
Fee Attached	Licensing-related Papers		Appeal Communication to Board of Appeals and Interferences Appeal Communication to Group
Fee Transmittal Form	Drawing(s), pages)	Replacement (11	After Allowance Communication to Group
EN	ICLOSURES	(Check all that app	oly)
Total Number of Pages in This Submission 20		Attorney Docket Numb	er 458172000500 °C 7
(to be used for all correspondence after initial filing)		Examiner Name	1755 A. Green
TRANSMITTAL FORM		Art Unit	YuZhi QU
		First Named Inventor	August 13, 2001
ENT & TRANS		Application Number Filing Date	09/928,571

I hereby certify that this correspondence is being deposited with the U.S. Postal Service with sufficient postage as First Class Mail, in an envelope addressed to: Mail Stop Non-Fee Amendment; Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on the date shown below. Dated: October 3, 2003 (Kimberly A. Benjamin)

Signature: Anbuly A. Blayumir

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Signature (Kimberty A. Benjatrin)

H10 10/9/03

Docket No.: 458172000500

(PATENT)

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:

YuZhi QU

Application No.: 09/928,571

Group Art Unit: 1755

Filed: August 13, 2001

Examiner: A. Green

For: MEDIUM HAVING A HIGH HEAT

TRANSFER RATE

AMENDMENT

RECEIVED 0CT 0 8 2003 TC 1700

Box Non-Fee Amendment

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This Amendment is in response to the Office Action, dated July 3, 2003 (Paper No. 8), in which claims 1-14 (or claims 1-16) stand rejected under 35 U.S.C. 101 for double patenting and claims 9-14 stand provisionally rejected under the judicially-created non statutory obvious-type double patenting. In this Amendment the applicant has not amended nor cancelled any of the claims nor added any claims. Consequently, claims 1-16 remain under consideration in this Amendment.

Attorney for the applicant contacted the Examiner on July 11, 2003 noting that the Office Action stated that claims 1-14 were currently pending in this application. In actuality, claims 1-16 are currently pending. For the purpose of replying to the outstanding Office Action, and eliminating the need for another additional or supplemental Office Action, Examiner Green and Applicants



Application No.: 09/928,571

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attorney, the undersigned, agreed that any place that claim 14 was rejected, claims 15 and 16 would be considered to be rejected as well and on the same basis.

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